Amending Chapters 1 and 2 of Appendix H of the Minneapolis Code of Ordinances relating to the Minneapolis Cable Communication Franchises.

WHEREAS, KBL Cable Systems of Minneapolis Limited Partnership, a Minnesota limited partnership ("KBLCMLP"), with KBL Cablesystems of Minneapolis, Inc. ("KBLCMI"), a Minnesota corporation, as its controlling general partner, and KBL Cable TV, Inc. ("KBLCATV") as its limited partner, is the grantee of the Minneapolis Cable Communications Franchises; and

WHEREAS, the City, by City Council by Resolution 2003R-____, has approved the transfer of KBLCMI's general partnership interest and KBLCATV's limited partnership interest to Time Warner Cable Inc., subject to certain terms and conditions.

Now, therefore, the City Council of the City of Minneapolis do ordain as follows:

Section 1. That Article I, Sections 2(h) of the Minneapolis Code of Ordinances, Appendix H, Chapters 1 and 2, be deleted in its entirety, and amended to read as follows:

Company is KBL Cablesystems of Minneapolis Limited Partnership, a Minnesota limited partnership ("KBLCMLP") with Time Warner Cable Inc. as its controlling general partner, the grantee of rights under this ordinance awarding a franchise, or Company's legal successor, transferee, or assignee. Company is doing business as Time Warner Cable ("TWC").

Company, as defined herein, is a successor in interest to the rights held by those legal entities designated as "Company" in previous enactments of this definition.

Section 2. Effective Date.

This ordinance shall be in full force and effect upon its enactment and publication, provided, however, that enactment of this ordinance is subject to and conditioned upon full completion of all of the terms and conditions as stated in City Council Resolution 2003R-____.